



Applicants: Colin Lanzl, Jay Werb and Jonathan D. Strong  
Serial No.: 10/036,710  
Confirmation No.: 6493  
Filed: December 21, 2001  
For: METHOD AND APPARATUS FOR INTEGRATING  
WIRELESS COMMUNICATION AND ASSET LOCATION

Examiner: Not yet assigned  
Art Unit: Not yet assigned

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CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8(a)

The undersigned hereby certifies that this document is being placed in the United States mail with first-class postage attached, addressed to Commissioner for Patents, Washington, D.C. 20231, on the 28 day of May, 2002.

Signature 

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Commissioner for Patents  
Washington, D.C. 20231

DECLARATION OF JANE SCHLICHT IN SUPPORT OF APPLICANT'S  
PETITION TO MAKE APPLICATION ON BEHALF OF  
A REFUSING INVENTOR UNDER 37 C.F.R. §1.47(a)

Sir:

I, Jane Schlicht, declare:

1. I am an attorney at the firm of Cook & Franke S.C. I have personal knowledge of the facts stated herein.
2. On December 5, 2001, Paul Ahlf of R.F. Technologies, Inc. (the assignee of this application) deposited in the mail copies of a Patent Declaration for the above-identified application for each of the named inventors of the subject matter of this application to sign. In particular, the declarations were sent to the following addresses:

Jon Strong  
2730 Seville Road  
Rittman, OH 44270

Jay Werb  
44 Lumbar Street  
Newton, MA 02450-2314

Colin Lanzl  
83 Knottingham Drive  
Nashua, NH 03062

3. Included with the declarations were cover letters that requested that the inventor sign and the return the declaration to R.F. Technologies, Inc. A copy of this cover letter is attached as Exhibit A.
4. All of the above-listed inventors were under a contractual obligation, via their respective employment contracts, to execute patent documents for inventions and ultimately assign their invention to R. F. Technologies, Inc., who acquired the rights of PinPoint Corporation in these Agreements. A copy Mr. Strong's employment contract is attached as Exhibit B.
5. On Monday, December 10, 2001, Mr. Strong called Paul Ahlf on the telephone and left him a voicemail at 3:49 P. M. (CST). Mr. Strong confirmed that he had received the declaration and asked to talk about it. Paul Ahlf returned the call at 4:00 PM on December 10, 2001. During the telephone call, Mr. Strong told Paul Ahlf that PinPoint Corporation (the prior assignee of the above-identified application) had breached his employment agreement and left him with a substantial debt of about \$25,000. Thus, Mr. Strong stated that he was not going to sign the declaration.
6. On Tuesday December 11, 2001, Paul Ahlf again called Mr. Strong and asked him to sign the Declaration. Paul Ahlf told Mr. Strong that he was one of the named inventors on the invention and that regardless of any dispute he had with Pinpoint Corporation, it was appropriate that he sign and return the declaration. Mr. Strong again refused

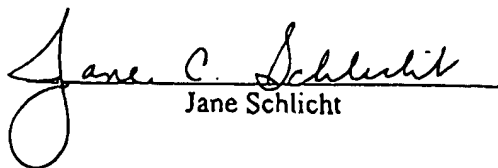
7. On December 19, 2001, Tim Ziolkowski wrote to Mr. Strong enclosing the patent application and asking that he complete and sign the Declaration. An unsigned copy of this letter is attached as Exhibit C.

8. On January 3, 2002 Mr. Strong wrote to Mr. Ziolkowski stating he would be happy to sign the document, however, it would require a significant investment of time to properly review the document and to diligently fulfill the request. He said he needed a one-time consulting fee and would be open to offering a daily contract rate for follow-up support on this and any other related filing. A copy of this letter is attached as Exhibit D.

9. Based on the foregoing, I have determined that Mr. Strong refuses the execute the required application papers.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

Executed on this 28th day of May, 2002.

  
Jane Schlicht